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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Ex parte WILLIAM E. SLACK and HERSEL T. KEMP II

Appeal 2009-0240 Application 10/696,458 U.S. Patent Publication 2005/0096449 A1 Technology Center 1700

Decided: December 3, 2008

Before: FRED E. McKELVEY, Senior Administrative Patent Judge, and RICHARD E. SCHAFER and SALLY GARDNER LANE, Administrative Patent Judges.

McKELVEY, Senior Administrative Patent Judge.

6

DECISION ON APPEAL

1	
2	A. Statement of the case
3	Bayer MaterialScience LLC ("Bayer"), the real party in interest, seeks
4	review under 35 U.S.C. § 134(a) of a final rejection (24 January 2007) of
5	claims 1-5:

(1) based on "obviousness-type double patenting" and

1	(2) as unpatentable under 35 U.S.C. § 102, or in the alternative under
2	35 U.S.C. § 103, over the prior art.
3	The evidence of unpatentability is:
4	(1) Slack, U.S. Patent 6,515,125 B1; and
5	(2) Polyurethane Handbook 90 (Günter Oertel, ed., Hanser
6	Pub., 2d ed. 1994). Both Bayer and the Examiner refer to the Handbook as
7	Oertel.
8	Oertel is prior art under 35 U.S.C. § 102(b).
9	Slack is prior art under 35 U.S.C. § 102(a) and § 102(e). On appeal,
10	Bayer does not attempt to antedate or otherwise eliminate Slack as prior art
11	vis-à-vis the invention defined by claims 1-5.
12	Claims 1-5 are directed to a composition of matter.
13	Claims 6-10 and 19, directed to a process, have been indicated as
14	being allowable. Final Rejection, page 1.
15	We have jurisdiction under 35 U.S.C. § 134(a).
16	B. Findings of fact
17	The following findings of fact are believed to be supported by a
18	preponderance of the evidence. References to the specification are to U.S.
19	Patent Publication 2005/0096449 A1. To the extent that a finding of fact is a
20	conclusion of law, it may be treated as such. Additional findings as
21	necessary may appear in the Discussion portion of the opinion.
22	The invention
23	The Bayer invention on appeal relates to a composition of matter.
24	Specifically, the Bayer invention is to a composition of matter
25	comprising a liquid, partially trimerized and allophanized polyisocyanates

- 1 having an NCO group content of 15 to 41% by weight, and comprising
- 2 (1) 5 to 85% by weight of toluene diisocyanate, (2) 5 to 85% by weight of a
- 3 polyisocyanate of the diphenyl-methane series and (3) an organic compound
- 4 or mixture thereof. The composition of matter is said to be storage-stable.
- See Abstract.
- 6 A trimerized polyisocyanate, also known as an isocyanurate, in its
- 7 simplest form may be represented by the following formula, which we
- 8 reproduce from cols. 3 and 4 of U.S. Patent 4,743,627:

9

- An allophanate group may be represented by the formula,
- 11 which we reproduce from page 237 of Seymour/Carraher's, *Polymer*
- 12 Chemistry (4th ed. 1996):

18

19

1 The compositions of matter claimed by Bayer generally can be 2 3 prepared by: (1) reacting: 4 5 (A) from 5 to 85% by weight of toluene diisocyanate 6 isomer and 7 (B) from 5 to 85% by weight of a polyisocyanate of the 8 diphenylmethane series and 9 (C) from 0.1 to 10% by weight of an organic compound 10 in the presence of: (D) at least one trimerization catalyst and optionally an 11 12 allophanation catalyst. followed by the addition of 13 14 (E) an acidic stopper. 15 Specification, ¶¶ 0020 through 0041. 16 The process comprises reacting the partially trimerized polyisocyanate 17 with an isocyanate-reactive component containing from 1.5 to 4 hydroxyl

groups and having a molecular weight of from 76 to 6,000, or, for example, between 76 and 4.800, at temperatures between 40 and 120 °C, or, for

1	example, between 50 and 80 °C for a time of from 0.5 to 4 hours, or, for
2	example, from 1 to 3 hours. Specification, ¶ 0113.
3	Claims on appeal
4	Claim 1-5 are on appeal.
5	Bayer does not argue the separate patentability of claims 2-5.
6	Accordingly, we decide the appeal on the basis of claim 1.
7	Claim 1, which we reproduce from the claim appendix of the Appeal
8	Brief, reads:
9	1. A storage-stable, liquid, partially trimerized and
10	allophanized polyisocyanate having an NCO group content of 15 to
11	41% by weight, and comprising the partial trimerization and
12	allophanation product of:
13	(A) from 5 to 85% by weight of toluene diisocyanate having an
14	isomer distribution of:
15	(1) from 60 to 100% by weight of the 2,4-isomer, and
16	(2) from 0 to 40% by weight of the 2,6-isomer, with the
17	sum of the %'s by weight of (A)(1) and (A)(2) totaling 100% by
18	weight of (A);
19	(B) from 5 to 85% by weight of a polyisocyanate of the
20	diphenylmethane series comprising:
21	(1) from 0 to 50% by weight of polyisocyanates of the
22	diphenylmethane series having an isocyanate
23	functionality greater than 2;
24	(2) from 40 to 100% by weight of 4,4'-diphenylmethane
25	diisocyanate,

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1	(3) from 0 to 20% by weight of 2,4'-diphenylmethane
2	diisocyanate,
3	and
4	(4) from 0 to 6% by weight of 2,2'diphenylmethane
5	diisocyanate,
6	with the sum of the %'s by weight of (B)(1), (B)(2),
7	(B)(3) and (B)(4) totaling 100% by weight of (B);
8	and
9	(C) from 0.1 to 10% be weight of an organic compound or
10	mixture thereof containing from 1 to 4 hydroxy groups capable of
11	reacting with NCO groups and having a molecular weight of from 32
12	to 6000
13	wherein the sum of the %'s by weight of (A), (B) and (C) total
14	100% by weight.
15	<u>Prior art</u>
16	(1) Slack, U.S. Patent 6,515,125 B1
17	Since a double patenting rejection is before us, we reproduce
18	claim 1 of the Stack patent:
19	1. A storage-stable, liquid, partially trimerized polyisocyanate
20	having an NCO group content of 24 to 40% by weight, and
21	comprising the partial trimerization product of:
22	(A) from 20 to 88% by weight of toluene diisocyanate having
23	an isomer distribution of:
24	(1) from 60 to 100% by weight of the 2,4-isomer, and
25	(2) from 0 to 40% by weight of the 2,6-isomer,

1	with the sum of the %'s by weight of $(A)(1)$ and $(A)(2)$ totaling
2	100% by weight of (A); and
3	(B) from 12 to 80% by weight of a polyisocyanate of the
4	diphenylmethane series comprising from:
5	(1) 0 to 50% by weight of higher functionality
6	polyisocyanates of the diphenylmethane series,
7	(2) 40 to 100% by weight of 4,4'-diphenylmethane
8	diisocyanate,
9	(3) 0 to 20% by weight of 2,4'-diphenylmethane
10	diisocyanate, and
11	(4) 0 to 6% by weight of 2,2'-diphenylmethane
12	diisocyanate,
13	with the sum of the %'s by weight of (B)(1), (B)(2),
14	(B)(3) and (B)(4) totalling100% by weight of (B);
15	wherein the sum of the %'s by weight of (A) and (B) total 100% by
16	weight.
17	
18	Because claim 1 on appeal calls for the presence of an organic
19	compound having hydroxy (—OH) groups, we also reproduce Slack claim
20	11:
21	11. A storage-stable, liquid prepolymer containing a mixed
22	trimer of toluene diisocyanate and a polyisocyanate of the
23	diphenylmethane series, having an NCO group content of about 10 to
24	about 38% by weight, and comprising the reaction product of: (I) the
25	liquid, partially trimerized polyisocyanate of claim 1, and (II) an

1	organic component containing from about 1.5 to about 4 hydroxyl
2	groups which are capable of reacting with NCO groups, and having a
3	molecular weight of from about 76 to about 6,000.
4	
5	Two portions of the Slack specification are of interest.
6	First, the Examiner found that Slack states (col. 8:15-25):
7	The process for the preparation of liquid urethane
8	prepolymers having an NCO content of about 10 to about 38%
9	from a liquid, partially trimerized polyisocyanate having an
10	NCO content of about 24 to about 40% by weight comprises
11	reacting the partially trimerized polyisocyanate with an
12	isocyanate-reactive component containing from about 1.5 to
13	about 4 hydroxyl groups and having a molecular weight of from
14	about 76 to about 6,000, most preferably between about 76 and
15	about 4,800, at temperatures between 40 and 120 °C, preferably
16	between 50 and 80 °C for a time of from 0.5 to 4 hours,
17	preferably of from 1 to 3 hours.
18	Second, Bayer points out that Slack states (col. 4:25-32):
19	The current invention allows for the preparation of partial
20	trimerization products which are solid-free liquids at 25 °C. by
21	the partial trimerization of a specific mixture of TDI and MDI.
22	The products made by the present invention can have a high $\%$
23	by weight of trimer (i.e. 20-65%) without the need to include
24	other modifications such as, for example, urethane, allophanate,
25	or carbodiimide, to prevent solids formation at 25 °C.

1	(2) Oertel
2	Oertel reveals that an allophanate group can be formed in the
3	preparation of a polyurethane. The reaction which leads to formation of
4	allophanate "can be carried out uncatalyzed at about 120 to 140 °C.
5	However, because of side reactions that can occur at these temperatures,
6	catalysts are used in the production process.
7	C. Discussion
8	In our view, the double patenting and prior art rejections stand or fall
9	on essentially the same analysis.
10	As the Examiner notes, claim 11 of Slack differs from the subject
11	matter of claim 1 on appeal in that does not "recite the presence of
12	allophanate groups." Examiner's Answer, page 4.
13	The Examiner relies on Oertel to show that when a polyurethane
14	reaction takes place at about 120 °C., allophanate groups are formed even
15	when a catalyst is not used.
16	The Examiner further points out that Slack states that its composition
17	of matter can be made using a temperature range of from between 40 and
18	120 °C. Col. 8:23-24.
19	Accordingly, the Examiner found that when a temperature of 120 ° C
20	is used, the process of Slack claim 11 more than likely will produce
21	allophanate groups.
22	Bayer says we have to look at col. 4:25-32, and indeed we do.
23	The Slack invention is said to be capable of producing trimer "without the
24	need to include allophanate."

1 Bayer reasons therefore that a person skilled in the art would not have 2 a reason to include allophanate groups in the Slack composition. 3 The Examiner's come back is that Slack does preclude the presence of 4 allophanate groups; rather Slack simply says that they are not needed. In our 5 view, the Examiner has a point, 6 Beyond that, the Examiner found that even if Slack does not need 7 allophanate groups, when a temperature of 120 °C, is used. Slack will get the 8 allophanate groups whether or not they are wanted or needed. 9 Bayer does not deny that Slack claim 11 would "cover" the subject 10 matter of claim 1 on appeal. So, one way of looking at the case is that when 11 highest Slack temperatures are used in the process for making the Slack 12 composition, the composition of claim 1 on appeal is made even though 13 when lower Slack temperatures are used in the Slack process the 14 composition of claim 1 on appeal may not be made. There are no process 15 conditions set out in claim 1 on appeal, e.g., a temperature range in the 16 "product by process" recitation "partial trimerization and allophanation 17 product of ..." which serve to distinguish the subject matter of claim 1 on 18 appeal from Slack claim 11.

We also note that according to Bayer's specification, an allophanation catalyst is *optional*. Specification, ¶ 0041. On this record, we are not told when or why it is optional. However, based on Oertel, it may be that when Bayer uses its described temperature of 120 °C., an allophanation catalyst is not necessary. An allophanation catalyst being optional in Bayer process is consistent with allophanation groups being formed when Slack uses a temperature of 120 °C.

1 Bayer says that the Examiner has "argued" (Bayer means "found" not 2 "argued"—examiners do not argue: rather, examiners make findings and 3 reach conclusions based on the record) that Bayer has not established that the products claimed by Bayer are patentably distinct from the "partial 4 5 trimerization products disclosed by Slack." Appeal Brief, page 5. The 6 similarity of the Bayer and Slack process at 120 °C, more than justifies the 7 Examiner's finding. Although Bayer could have established otherwise, on 8 this record it did not do so. Cf. In re Spada, 911 F.2d 705, 707 n.3 (Fed. Cir. 9 1990); In re Fitzgerald, 619 F.2d 67, 70 (CCPA 1980); In re Best, 562 F.2d 10 1252, 1254 (CCPA 1977). 11 Bayer also points out that the Examiner found process claims 12 allowable. Appeal Brief, page 6. First, the process claims are not before us. 13 Second, we therefore express no views on the patentability of the process 14 claims. Third, we hold that the Examiner properly rejected claims 1-5 on 15 appeal. Fourth, our conclusion with respect to claims 1-5 on appeal 16 disposed of the appeal. The bottom line is that the Examiner's decision with 17 respect to the allowed process claims is irrelevant on this appeal. 18 In the Reply Brief, Bayer says that Slack and Oertel do not teach or 19 suggest that a hydroxyl group compound be present during Bayer's 20 trimerization. Bayer's problem is that there is nothing in the product by 21 process language of claim 1 on appeal ("partial trimerization and 22 allophanation product") which precludes the presence of the hydroxyl group 23 compound.

1	We have considered Bayer's remaining arguments and find none that
2	warrant reversal of the Examiner's rejections. Cf. Hartman v. Nicholson,
3	483 F.3d 1311, 1315 (Fed. Cir. 2007).
4	D. Decision
5	Bayer has not sustained its burden on appeal of showing that the
6	Examiner erred in rejecting the claims on appeal based on double patenting
7	or as being unpatentable under § 102 or § 103 over the prior art.
8	On the record before us, Bayer is not entitled to a patent containing
9	claims 1-5.
10	Upon consideration of the appeal, and for the reasons given herein,
11	it is
12	ORDERED that the decision of the Examiner rejecting
13	claims 1-5 over the prior art is affirmed.
14	FURTHER ORDERED that the decision of the Examiner
15	rejecting claims 1-5 based on double patenting is affirmed.
16	FURTHER ORDERED that no time period for taking any
17	subsequent action in connection with this appeal may be extended under
18	37 C.F.R. § 1.136(a)(1)(iv) (2008).

AFFIRMED

ack

cc (via First Class mail)

- 19 BAYER MATERIAL SCIENCE LLC
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